## UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OHIO EASTERN DIVISION

IN RE NATIONAL PRESCRIPTION OPIATE LITIGATION

This document relates to:

County of Summit, Ohio, et al. v. Purdue Pharma L.P., et al., Case No. 18-op-45090 (N.D. Ohio)

The County of Cuyahoga, Ohio, et al. v. Purdue Pharma L.P., et al., Case No. 17-op-45004 (N.D. Ohio)

MDL No. 2804 Case No. 17-md-2804 Judge Dan Aaron Polster

## NOTICE OF FILING OF UNREDACTED AND/OR LESS REDACTED EXHIBITS CITED IN THE PHARMACY DEFENDANTS' MOTION FOR SUMMARY JUDGMENT ON PLAINTIFFS' CIVIL CONSPIRACY CLAIM

Defendant Walmart Inc. ("Walmart") hereby provides notice of, and files into the public record, the attached unredacted and/or less redacted exhibits previously filed as exhibits to the Pharmacy Defendants' Motion for Summary Judgment on Plaintiffs' Civil Conspiracy Claim filed in the Track 1 cases, as set forth in further detail in the chart below. Pursuant to Special Master Cohen's November 5, 2019 Order Regarding Redacting and Sealing of Documents (ECF No. 2909), Special Master Cohen's various confidentiality rulings, meet and confers between Plaintiffs, Defendants, and third parties, and/or the resulting withdrawal of certain confidentiality designations by Defendants and the DEA, several previously redacted exhibits are hereby publicly filed as unredacted or less redacted attachments to this Notice. The chart below lists the exhibits that are being filed along with their prior ECF docket numbers.

<b>Document Being Re-Filed</b>	Prior Public	Prior Sealed	Re-Filed with No or
	ECF No.	ECF No.	<b>Fewer Redactions</b>
Exhibit 12 (J. Coleman Excerpt)	1875-16	1716-16	No redactions
Exhibit 13 (P. Little Excerpt)	1875-17	1716-17	Fewer redactions
Exhibit 19 (S. Hiland-Rule	1875-23	1716-23	No redactions
30(b)(6) Excerpt)			
Exhibit 20 (S. Hiland Excerpt)	1875-24	1716-24	No redactions
Exhibit 27 (Dr. Jena Expert	1875-31	1716-31	Fewer redactions
Report Excerpt)			
Exhibit 28 (S. Kwon Expert	1875-32	1716-32	No redactions
Report Excerpt)			
Exhibit 33 (M. Perri Expert	1875-37	1716-37	No redactions
Report Excerpt)			

Dated: January 31, 2020 Respectfully submitted,

## /s/ Tara A. Fumerton

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Counsel for Walmart Inc.

## **CERTIFICATE OF SERVICE**

I hereby certify that, this 31st day of January, 2020, I caused the foregoing document to be served on all counsel of record via the Court's ECF system.

/s/ *Tara A. Fumerton*Tara A. Fumerton

Counsel for Walmart Inc.